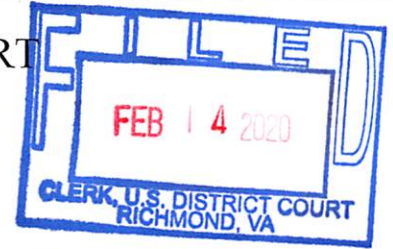


# UNITED STATES DISTRICT COURT

for the  
Eastern District of Virginia



In the Matter of the Search of  
(Briefly describe the property to be searched  
or identify the person by name and address)

Information associated with Facebook User Id:  
tinacory.jones that is stored at premises controlled by  
Facebook

Case No. 3:20SW **33**

## APPLICATION FOR A SEARCH WARRANT

I, a federal law enforcement officer or an attorney for the government, request a search warrant and state under penalty of perjury that I have reason to believe that on the following person or property (identify the person or describe the property to be searched and give its location):  
See Attachment A

located in the Eastern District of Virginia, there is now concealed (identify the person or describe the property to be seized):  
See Attachment B

The basis for the search under Fed. R. Crim. P. 41(c) is (check one or more):

- ☒ evidence of a crime;
- ☐ contraband, fruits of crime, or other items illegally possessed;
- ☒ property designed for use, intended for use, or used in committing a crime;
- ☐ a person to be arrested or a person who is unlawfully restrained.

The search is related to a violation of:

*Code Section*  
Title 18 U.S.C § 922 (a)(1)(A)

*Offense Description*  
Dealing Firearms Without a License

The application is based on these facts:

See Attached Affidavit

- ☒ Continued on the attached sheet.
- ☐ Delayed notice of \_\_\_\_\_ days (give exact ending date if more than 30 days: \_\_\_\_\_) is requested under 18 U.S.C. § 3103a, the basis of which is set forth on the attached sheet.

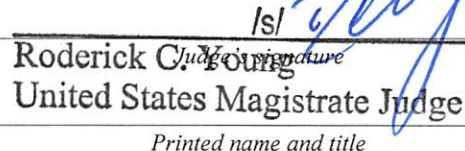
  
Applicant's signature

Adam Ulery, ATF, Special Agent  
Printed name and title

Sworn to before me and signed in my presence.

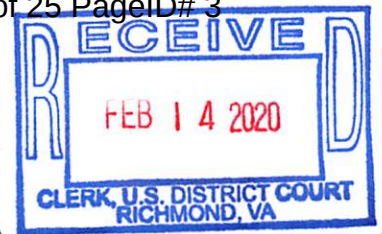
Date: 2/14/2020

City and state: Richmond, Virginia

  
/s/ Roderick C. Young  
United States Magistrate Judge  
Printed name and title



United States Marshal  
Robert C. Young



IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA

Richmond Division

IN THE MATTER OF THE SEARCH  
OF INFORMATION ASSOCIATED  
WITH FACEBOOK USER ID:  
tinacory.jones THAT IS STORED AT  
PREMISES CONTROLLED BY  
FACEBOOK

Case No. 3:20SW 33

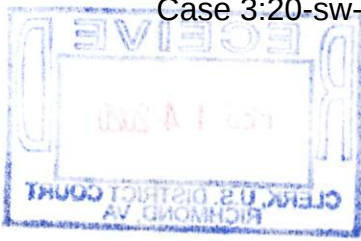
**AFFIDAVIT IN SUPPORT OF  
AN APPLICATION FOR A SEARCH WARRANT**

I, A. J. Ulery, being first duly sworn, hereby depose and state as follows:

**INTRODUCTION AND AGENT BACKGROUND**

1. I make this affidavit in support of an application for a search warrant for information associated with a certain Facebook User ID tinacory.jones that is stored at premises owned, maintained, controlled, or operated by Facebook, a social networking company headquartered in Menlo Park, California. The information to be searched is described in the following paragraphs and in Attachment A. This affidavit is made in support of an application for a search warrant under 18 U.S.C. §§ 2703(a), 2703(b)(1)(A), and 2703(c)(1)(A) to require Facebook to disclose to the government records and other information in its possession, pertaining to the subscriber or customer associated with the user ID.

2. I am a Special Agent with the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) and have been since October 2009. My law enforcement and legal training consist of the Criminal Investigator Training Program at the Federal Law Enforcement Training Center in the winter of 2009, and the Special Agent Basic Training at the ATF National



Academy in the spring of 2010. I received specialized training at the academy concerning violations of the Gun Control Act within Title 18 of the United States Code. Since graduating from the academy, I worked at the ATF Fairview Heights, IL Field Office from the spring of 2010 until April 2016, and then at the Richmond, VA Field Office from April 2016 through the present. In addition to training at the academy, I attended the ATF Complex Case training in January 2013. During my tenure as an ATF Special Agent with the Department of Justice, I have participated in, and lead numerous investigations, to include but not limited to, homicide, organized crime, narcotics and firearms trafficking, and federal firearms violations. These violations are included in Title 18 and 21 of the United States Code. I have authored search and seizure, and arrest warrants in connection with these investigations. I have participated in the preparation and execution of numerous arrest and search warrants for criminal offenses involving possession with the intent to distribute controlled substances, and the illegal trafficking and possession of firearms. I am familiar with the methods drug traffickers and illegal firearms traffickers use to conduct their illegal activities, to include communication methods, vehicles, text messaging, and narcotics transactions. I received specialized training in narcotics identification, detection, and trafficking, and participated in multiple narcotics distribution interdiction assignments with state and local law enforcement jurisdictions.

3. The facts in this affidavit come from my personal observations, my training and experience, and information obtained from other agents and witnesses. This affidavit is intended to show merely that there is sufficient probable cause for the requested warrant and does not set forth all of my knowledge about this matter.

4. Based on my training and experience and the facts as set forth in this affidavit, there is probable cause to believe that violations of Title 18 U.S.C § 922 (a)(1)(A), Dealing Firearms Without a License has been committed by Cory Robert Jones as described in Attachment A, for evidence of these crimes, as described in Attachment B.

**PROBABLE CAUSE**

5. On November 3, 2017, Cory Jones conducted a purchase of three (3) AR-15 lower receivers from the Tennessee Arms Company. This transaction was conducted online. The receivers were identified as having Serial Numbers 1633807350, 1633807421 & 1633807390. The receivers were shipped by Tennessee Arms Company to PG Sporting Goods in Disputanta, VA. Business records from Tennessee Arms Company show that Jones created an online account, to include his name, address, phone number and email address to complete the transaction. The above listed information was obtained via a Grand Jury Subpoena.

6. On December 29, 2017, Jones' then wife, Christina Sasser, completed ATF Form 4473 at PG Sporting Goods and took possession of the above mentioned AR-15 lower receivers. I have reviewed the form and Sasser's identifiers on the form, as well as what appears to be her signature, indicating that Sasser took possession of the three (3) AR-15 lower receivers.

7. On June 28, 2018, the ATF conducted a controlled purchase of an AR-15 pistol in Petersburg, VA. The ATF utilized an ATF Confidential Informant (CI) for this operation. This CI has proved reliable in that the CI has been utilized by ATF for approximately 10 months, conducted numerous purchases of narcotics and firearms under the direction and supervision of ATF agents. The information provided by the CI has been corroborated in multiple ways, including through the use of GPS data, recorded telephone calls, audio and video recordings, and surveillance

operations. Before the June 28, 2018 operation, the CI and his/her person and vehicle were searched for contraband and United States currency with negative results. The CI was provided with \$1,200 in ATF Cashier Funds to make the purchase of a firearm. The CI completed the purchase of a Tennessee Arms Company LLC, TNA Arms 15, .223 caliber semi-automatic pistol, bearing serial number 1633807350. The firearm was purchased from Armon Lee. Armon Lee has since pled guilty to multiple charges of sale of firearms to a convicted felon. Lee has already been sentenced.

8. On June 29, 2018, I conducted a trace of the Tennessee Arms Company LLC, TNA Arms 15, .223 caliber semi-automatic pistol, bearing serial number 1633807350 through the ATF National Tracing Center. The ATF National Tracing Center determined that Christina Sasser was the purchaser of the firearm. The trace showed that Christina Sasser purchased the firearm from PG Sporting Goods on December 29, 2017.

9. On May 7, 2019, Special Agent Jason McClendon and your affiant conducted an interview of Armon Lee. Lee was shown a photograph of the Tennessee Arms Company LLC, TNA Arms 15, .223 caliber semi-automatic pistol bearing serial number 1633807350 that he sold to the ATF CI on June 28, 2018. Lee stated that he had obtained the firearm from an individual identified as Fred Pender. Lee also identified Pender via a photograph. Lee stated that he and the CI drove to a location to meet Pender and, once there, Lee obtained the firearm from Pender. It should be noted that your affiant has identified Fred Pender as being a previously convicted felon.

10. On August 21, 2019, S/A McClendon and I interviewed Christina Sasser who was read the ATF Fraud and False Statement Warning Form, which she then signed. Sasser was asked about the Tennessee Arms Company LLC, TNA Arms 15, .223 caliber semi-automatic pistol,

bearing serial number 1633807350, and was asked whether Sasser was still in possession of the firearm. Note that this firearm was the firearm that had been purchased by the ATF CI on June 28, 2018. Sasser stated that she did not believe she had the firearm in her possession. Sasser acknowledged, however, that she had filled out the paperwork for the lower receiver, although she did not actually purchase it. Sasser added that this took place at PG Sporting Goods. She further stated that the firearm was at her ex-husband's house, and identified Cory Jones as her ex-husband. Sasser stated that she had no dealings with the lower receivers and that it was all "Jones' stuff." Sasser advised that she gave the lower receivers to Jones because he builds AR-15s. When asked by agents whether she had any firearms in the house, Sasser said that she did, and produced three firearms. One of these firearms was a Tennessee Arms Company LLC, TNA Arms 15, .223 caliber rifle, bearing serial number 1633807421, which was one of the lower receivers Sasser had picked up from PG Sporting Goods on December 29, 2017. One of the firearms was an AR-15 "ghost gun," which is a firearm that has no make, model, caliber or serial number stamped on it.<sup>1</sup> The third firearm was an AR-15 pistol "ghost gun."

11. With regard to the three lower receivers Sasser had acquired at PG Sporting Goods, Sasser stated that she had purchased the lower receivers for Jones, but added that she could not remember the last time she saw them. Sasser further stated that Jones had asked her to complete the paperwork at PG Sporting Goods for the lower receivers. In addition to these lower receivers, Sasser also admitted to purchasing a fourth AR-15 lower receiver for Jones on April 15, 2018.

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<sup>1</sup> Without this information (i.e., make, model, caliber and serial number) the ATF is unable trace a firearm back to its original purchaser.



12. Sasser further informed us that over the past two years, Jones has built at least 25 firearms. Sasser stated that Jones was selling the firearms to earn extra income. Sasser stated that she knew of one shotgun that Jones sold on Facebook and of one other firearm Jones raffled on Facebook. She further advised that the two ghost guns belonged to her mother. She added that her mother obtained both firearms from Jones, one as a Christmas gift and the other through the above-mentioned raffle that had been held by Jones. Sasser advised that because Jones knew her mother, Jones did not conduct a background check on her mother before giving her the two firearms. She also stated that Jones was known for not conducting background checks for his gun sales. Sasser identified the Facebook account of tinacory.jones as a Facebook page that she and Jones previously used together. Sasser also informed us that Jones utilized that particular Facebook page to sell firearms.

13. On December 11, 2019, I reviewed the Facebook account of tinacory.jones. The page was open to the public and had multiple photos of both Sasser and Jones on it. I reviewed the following posts:

- September 30, 2017 – “The gun build is complete. Got Tina to put this one together. It’s ready to go to its new home. Thank you to everyone who have gotten raffle tickets for the give away for our grandma’s treatment. Still a few tickets left and only a few weeks before the deadline is here so if you haven’t gotten a ticket yet please let us know we would greatly appreciate any help.” Two photos of a black AR-15 rifle with a scope were attached to this post.
- September 30, 2017 - Work work work. 5.56 done give away gun. 6.5 Grendel done hunting rifle. 6.8 spl II done hunting rifle. What’s next.” A

photo of what appears to be two disassembled AR-15s were attached to the post. User Brian O Dupuis replied to the post and asked, “BMG????” I have come to understand that “BMG” is an acronym for Browning Machine Gun. A .50 caliber rifle is commonly referred to as a BMG. The user tinacory.jones responded by stating, “Can. I can do a bmg50 as long as yo9u got the money for it lol.”

- October 5, 2017 - “6.5 complete upper if you want it let me know.” Three photos of what appears to be an upper receiver for a rifle were attached to the post. Tinacory.jones added a comment to the original post by stating, “6.5 Grendel \$350.” I have come to know that “6.5 Grendel” is a specific type of ammunition, and believe that in this instance tinacory.jones is advising customers that the pictured upper receiver is equipped to shoot 6.5 Grendel ammunition. Tinacory.jones posted a later comment to this thread stating, “sold.”
- October 5, 2017 – “Last one for a while.” Two photos of what appear to be “ghost gun” lower receivers are pictured. One of the lower receivers is next to an Anderson Manufacturing box.
- October 10, 2017 – “My boy Ricky Walton aka Ricki Bobby. With his toy we did.” A photo of a white male holding what appears to be a black rifle, with a silver lower receiver was attached to this posting.
- October 29, 2017 - “Quick trigger job on the new 308 and swapped the scope off the 6.8 to the 308 and ready to go. So the 6.8 is ready to go back home to its original owner. Lol.” A photo of two black AR-15 style rifles

were attached to the post. Facebook user Brian O Dupuis commented on this post by stating, “When is the lottery for the 223.” I have come to know that “223” is a common caliber used in rifles such as AR-15s. Tinacory.jones responded by stating, “I tried to tag you in it but won’t let me. It’s a live video on my page Oct 20.”

14. Based on the foregoing, there is probable cause to believe Jones has utilized Facebook User ID tinacory.jones to deal firearms without a license in violation of Title 18 U.S.C §§ 922(a)(1)(A). A preservation letter was previously sent to Facebook for username “tinacory.jones.”

#### **FACEBOOK**

15. Facebook owns and operates a free-access social networking website of the same name that can be accessed at <http://www.facebook.com>. Facebook allows its users to establish accounts with Facebook, and users can then use their accounts to share written news, photographs, videos, and other information with other Facebook users, and sometimes with the general public. (*See* Attachment B, Paragraph (b)).

16. Facebook asks users to provide basic contact and personal identifying information to Facebook, either during the registration process or thereafter. This information may include the user’s full name, birth date, gender, contact e-mail addresses, Facebook passwords, Facebook security questions and answers (for password retrieval), physical address (including city, state, and zip code), telephone numbers, screen names, websites, and other personal identifiers. Facebook also assigns a user identification number to each account. (*See* Attachment B, Paragraph (a)).

17. Facebook users may join one or more groups or networks to connect and interact with other users who are members of the same group or network. Facebook assigns a group identification number to each group. A Facebook user can also connect directly with individual Facebook users by sending each user a “Friend Request.” If the recipient of a “Friend Request” accepts the request, then the two users will become “Friends” for purposes of Facebook and can exchange communications or view information about each other. Each Facebook user’s account includes a list of that user’s “Friends” and a “News Feed,” which highlights information about the user’s “Friends,” such as profile changes, upcoming events, and birthdays. (*See* Attachment B, Paragraphs (d), (e), and (j)).

18. Facebook users can select different levels of privacy for the communications and information associated with their Facebook accounts. By adjusting these privacy settings, a Facebook user can make information available only to himself or herself, to particular Facebook users, or to anyone with access to the Internet, including people who are not Facebook users. A Facebook user can also create “lists” of Facebook friends to facilitate the application of these privacy settings. Facebook accounts also include other account settings that users can adjust to control, for example, the types of notifications they receive from Facebook. (*See* Attachment B, paragraph (o)).

19. Facebook users can create profiles that include photographs, lists of personal interests, and other information. Facebook users can also post “status” updates about their whereabouts and actions, as well as links to videos, photographs, articles, and other items available elsewhere on the Internet. Facebook users can also post information about upcoming “events,” such as social occasions, by listing the event’s time, location, host, and guest list. In addition, Facebook users can “check in” to particular locations or add their geographic locations

to their Facebook posts, thereby revealing their geographic locations at particular dates and times. A particular user's profile page also includes a "Wall," which is a space where the user and his or her "Friends" can post messages, attachments, and links that will typically be visible to anyone who can view the user's profile. (*See* Attachment B, Paragraphs (d), (e), and (f)).

20. Facebook has a Photos application, where users can upload an unlimited number of albums and photos. Another feature of the Photos application is the ability to "tag" (*i.e.*, label) other Facebook users in a photo or video. When a user is tagged in a photo or video, he or she receives a notification of the tag and a link to see the photo or video. For Facebook's purposes, the photos associated with a user's account will include all photos uploaded by that user that have not been deleted, as well as all photos uploaded by any user that have that user tagged in them. (*See* Attachment B, Paragraph (c)).

21. Facebook users can exchange private messages on Facebook with other users. These messages, which are similar to e-mail messages, are sent to the recipient's "Inbox" on Facebook, which also stores copies of messages sent by the recipient, as well as other information. Facebook users can also post comments on the Facebook profiles of other users or on their own profiles; such comments are typically associated with a specific posting or item on the profile. In addition, Facebook has a Chat feature that allows users to send and receive instant messages through Facebook. These chat communications are stored in the chat history for the account. Facebook also has a Video Calling feature, and although Facebook does not record the calls themselves, it does keep records of the date of each call. (*See* Attachment B, Paragraph (e)).

22. If a Facebook user does not want to interact with another user on Facebook, the first user can “block” the second user from seeing his or her account. (*See* Attachment B, Paragraph (o)).

23. Facebook has a “like” feature that allows users to give positive feedback or connect to particular pages. Facebook users can “like” Facebook posts or updates, as well as webpages or content on third-party (*i.e.*, non-Facebook) websites. Facebook users can also become “fans” of particular Facebook pages. (*See* Attachment B, Paragraph (h)).

24. Facebook has a search function that enables its users to search Facebook for keywords, usernames, or pages, among other things. (*See* Attachment B, Paragraph (k)).

25. Each Facebook account has an activity log, which is a list of the user’s posts and other Facebook activities from the inception of the account to the present. The activity log includes stories and photos that the user has been tagged in, as well as connections made through the account, such as “liking” a Facebook page or adding someone as a friend. The activity log is visible to the user but cannot be viewed by people who visit the user’s Facebook page. (*See* Attachment B, Paragraph (b)).

26. Facebook Notes is a blogging feature available to Facebook users, and it enables users to write and post notes or personal web logs (“blogs”), or to import their blogs from other services, such as Xanga, LiveJournal, and Blogger. (*See* Attachment B, Paragraph (d)).

27. The Facebook Gifts feature allows users to send virtual “gifts” to their friends that appear as icons on the recipient’s profile page. Gifts cost money to purchase, and a personalized message can be attached to each gift. Facebook users can also send each other “pokes,” which

are free and simply result in a notification to the recipient that he or she has been “poked” by the sender. (*See* Attachment B, Paragraph (d)).

28. Facebook also has a Marketplace feature, which allows users to post free classified ads. Users can post items for sale, housing, jobs, and other items on the Marketplace. (*See* Attachment B, Paragraph (l)).

29. In addition to the applications described above, Facebook also provides its users with access to thousands of other applications on the Facebook platform. When a Facebook user accesses or uses one of these applications, an update about that the user’s access or use of that application may appear on the user’s profile page. (*See* Attachment B, Paragraph (d)).

30. Facebook uses the term “Neoprint” to describe an expanded view of a given user profile. The “Neoprint” for a given user can include the following information from the user’s profile: profile contact information; News Feed information; status updates; links to videos, photographs, articles, and other items; Notes; Wall postings; friend lists, including the friends’ Facebook user identification numbers; groups and networks of which the user is a member, including the groups’ Facebook group identification numbers; future and past event postings; rejected “Friend” requests; comments; gifts; pokes; tags; and information about the user’s access and use of Facebook applications.

31. Facebook also retains Internet Protocol (“IP”) logs for a given user ID or IP address. These logs may contain information about the actions taken by the user ID or IP address on Facebook, including information about the type of action, the date and time of the action, and the user ID and IP address associated with the action. For example, if a user views a

Facebook profile, that user's IP log would reflect the fact that the user viewed the profile, and would show when and from what IP address the user did so. (*See* Attachment B, Paragraph (g)).

32. Social networking providers like Facebook typically retain additional information about their users' accounts, such as information about the length of service (including start date), the types of service utilized, and the means and source of any payments associated with the service (including any credit card or bank account number). In some cases, Facebook users may communicate directly with Facebook about issues relating to their accounts, such as technical problems, billing inquiries, or complaints from other users. Social networking providers like Facebook typically retain records about such communications, including records of contacts between the user and the provider's support services, as well as records of any actions taken by the provider or user as a result of the communications. (*See* Attachment B, Paragraphs (m), (n) and (p)).

33. Therefore, the computers of Facebook are likely to contain all the material described above, including stored electronic communications and information concerning subscribers and their use of Facebook, such as account access information, transaction information, and other account information.

#### **INFORMATION TO BE SEARCHED AND THINGS TO BE SEIZED**

34. I anticipate executing this warrant under the Electronic Communications Privacy Act, in particular 18 U.S.C. §§ 2703(a), 2703(b)(1)(A) and 2703(c)(1)(A), by using the warrant to require Facebook to disclose to the government copies of the records and other information (including the content of communications) particularly described in Section I of Attachment B.



Upon receipt of the information described in Section I of Attachment B, government-authorized persons will review that information to locate the items described in Section II of Attachment B.

**CONCLUSION**


35. Based on the forgoing, I request that the Court issue the proposed search warrant. Because the warrant will be served on Facebook, who will then compile the requested records at a time convenient to it, reasonable cause exists to permit the execution of the requested warrant at any time in the day or night.

36. This Court has jurisdiction to issue the requested warrant because it is “a court of competent jurisdiction” as defined by 18 U.S.C. § 2711. 18 U.S.C. §§ 2703(a), (b)(1)(A) & (c)(1)(A). Specifically, the Court is “a district court of the United States . . . that has jurisdiction over the offense being investigated.” 18 U.S.C. § 2711(3)(A)(i).

37. Pursuant to 18 U.S.C. § 2703(g), the presence of a law enforcement officer is not required for the service or execution of this warrant.

38. The undersigned is submitting to the Court, contemporaneous with this Affidavit and associated documents, a request for a Nondisclosure Order and a request to seal all documents associated with this matter for a period of one year or until further order of the Court.

Respectfully submitted,

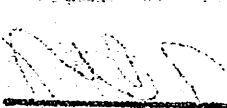
  
\_\_\_\_\_  
A. J. Ulery  
Special Agent  
Bureau of Alcohol, Tobacco, Firearms and  
Explosives

Subscribed and sworn to before me on the 14th day of February, 2020

Richmond, Virginia

Reviewed by: AUSA Angela Mastandrea-Miller AMM

/s/ RCY  
Roderick C. Young  
United States Magistrate Judge

  
\_\_\_\_\_  
Robert C. Young  
United States Magistrate Judge

**ATTACHMENT A**

**Property to Be Searched**

This warrant applies to information associated with the Facebook User ID tinacory.jones that is stored at premises owned, maintained, controlled, or operated by Facebook, a company headquartered in Menlo Park, California.

**ATTACHMENT B**

**I. Information to be Disclosed by Facebook**

To the extent that the information described in Attachment A is within the possession, custody, or control of Facebook Inc. (“Facebook”), regardless of whether such information is located within or outside of the United States, including any messages, records, files, logs, or information that have been deleted but are still available to Facebook, or have been preserved pursuant to a request made under 18 U.S.C. § 2703(f), Facebook is required to disclose the following information to the government for each user ID listed in Attachment A:

- (a) All contact and personal identifying information, including: full name, user identification number, birth date, gender, contact e-mail addresses, Facebook passwords, Facebook security questions and answers, physical address (including city, state, and zip code), telephone numbers, screen names, websites, and other personal identifiers;
- (b) All activity logs for the account and all other documents showing the user’s posts and other Facebook activities for User ID tinacory.jones, from **September 30, 2017 to October 29, 2017**;
- (c) All photos and videos uploaded by the user IDs and all photos and videos uploaded by any user that have that user tagged in them for User IDs tinacory.jones, from **September 30, 2017 to October 29, 2017**, including Exchangeable Image File (“EXIF”) data and any other metadata associated with those photos and videos;
- (d) All profile information; News Feed information; status updates; links to videos, photographs, articles, and other items; Notes; Wall postings; friend lists, including

the friends' Facebook user identification numbers; groups and networks of which the user is a member, including the groups' Facebook group identification numbers; future and past event postings; rejected "Friend" requests; comments; gifts; pokes; tags; and information about the user's access and use of Facebook applications;

- (e) All other records of communications and messages made or received by the users, for User ID tinacory.jones, from **September 30, 2017 to October 29, 2017** including all private messages, chat history, video calling history, and pending "Friend" requests;
- (f) All "check ins" and other location information;
- (g) All IP addresses that logged into the User ID accounts<sup>2</sup>;
- (h) All records of the account's usage of the "Like" feature, including all Facebook posts and all non-Facebook webpages and content that the users have "liked";
- (i) All information about the Facebook pages that the accounts are or were a "fan" of;
- (j) All past and present lists of friends created by the accounts;
- (k) All records of Facebook searches performed by the accounts for User ID tinacory.jones, from **September 30, 2017 to October 29, 2017**;
- (l) All information about the users' access and use of Facebook Marketplace;

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<sup>2</sup> "Logged-in" means to access the account using authentication credentials (*e.g.*, passwords, PINS, *etc.*), not merely viewing the account from a different Facebook User ID account or publicly via the Internet.

- (m) The types of service utilized by the users;
- (n) The length of service (including start date) and the means and source of any payments associated with the service (including any credit card or bank account number);
- (o) All privacy settings and other account settings, including privacy settings for individual Facebook posts and activities, and all records showing which Facebook users have been blocked by the account;
- (p) All records pertaining to communications between Facebook and any person regarding the users or the users' Facebook accounts, including contacts with support services and records of actions taken.

**II. Information to be seized by the government**

All information described above in Section I that constitutes fruits, evidence and instrumentalities of violations of Title 18 U.S.C § 922 (a)(1)(A), Dealing Firearms Without a License, involving Cory Jones from **September 30, 2017 to October 29, 2017**, including, for the user ID identified on Attachment A, information pertaining to the following matters:

- (a) The sale of controlled substances;
- (b) Records relating to who created, used, or communicated with the user ID regarding the matters described above in Paragraph II(a), including records about their identities and whereabouts.
- (c) Evidence indicating how and when the Facebook account was accessed or used, to determine the chronological and geographic context of account access, use, and events relating to the crime under investigation and to the Facebook account owner;

- (d) Evidence indicating the Facebook account owner's state of mind as it relates to the crime under investigation;



**CERTIFICATE OF AUTHENTICITY OF DOMESTIC BUSINESS  
RECORDS PURSUANT TO FEDERAL RULE OF EVIDENCE 902(11)**

I, \_\_\_\_\_, attest, under penalties of perjury under the laws of the United States of America pursuant to 28 U.S.C. § 1746, that the information contained in this declaration is true and correct. I am employed by Facebook, and my official title is \_\_\_\_\_. I am a custodian of records for Facebook. I state that each of the records attached hereto is the original record or a true duplicate of the original record in the custody of Facebook, and that I am the custodian of the attached records consisting of \_\_\_\_\_ (pages/CDs/kilobytes). I further state that:

- a. all records attached to this certificate were made at or near the time of the occurrence of the matter set forth, by, or from information transmitted by, a person with knowledge of those matters;
- b. such records were kept in the ordinary course of a regularly conducted business activity of Facebook; and
- c. such records were made by Facebook as a regular practice.

I further state that this certification is intended to satisfy Rule 902(11) of the Federal Rules of Evidence.

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Date

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Signature